



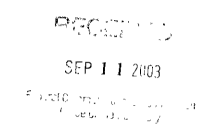
Lederal Communications Commission Consumer & Governmental Affairs Bureau Washington, D.C. 20554

SEP 9 2003

Control No 0302444-Pol

The Honorable John W Warner United States Senator 600 East Main Street Richmond, VA 23219

Dear Senator Warner:



Thank you for your letter of August 13, 2003, on behalf of your constituent, Mr. Donald L Hall, regarding the Federal Communications Commission's (Commission) recent amendments to the rules implementing the Telephone Consumer Protection Act of 1991 (TCPA). Mr Hall, the President of Virginia Automobile Dealers Association, specifically ask about the Commission's rules on unsolicited facsimile advertisements.

On September 18, 2002, the Commission released a Notice of Proposed Rulemaking (NPRM) in CG Docket No 02-278, seeking comment on whether it should change its rules that restrict telemarketing calls and unsolicited fax advertisements, and if so, how. The NPRM sought comment on the option to establish a national do-not-call list, and how such action might be taken in conjunction with the national do-not-call registry rules adopted by the Federal Trade Commission (FTC) and the numerous state do-not-call lists. In addition, the Commission sought comment on the effectiveness of the TCPA's unsolicited facsimile advertisement rules, including the Commission's determination that a prior business relationship between a fax sender and recipient establishes the requisite consent to receive advertisements via fax The Commission received over 6,000 comments from individuals, businesses, and state governments on the TCPA rules.

The record in this proceeding, along with our own enforcement experience, demonstrated that changes in the current rules are warranted, if consumers and businesses are to continue to receive the privacy protections contemplated by the TCPA. As explained in the Commission's Report and Order released on July 3, 2003, the record indicated that many consumers and businesses receive faxes they believe they have neither solicited nor given their permission to receive. Consumers emphasized that the burden of receiving hundreds of unsolicited faxes was not just limited to the cost of paper and toner, but includes the time spent reading and disposing of faxes, the time the machine is printing an advertisement and is not operational for other purposes, and the intrusiveness of faxes transmitted at inconvenient times. including in the middle of the night

As we explained in the Report and Order, the legislative history of the TCPA indicates that one of Congress' primary concerns was to protect the public from bearing the costs of unwanted advertising. Therefore, Congress determined that companies that wish to fax unsolicited advertisements to customers must obtain their express permission to do so before transmitting any faxes to them. The amended rules require all entities that wish to transmit advertisements to a facsimile machine to obtain permission from the recipient in writing.

The Commission's amended facsimile advertising rules were initially scheduled to go into effect on August 25, 2003. However, based on additional comments received since the adoption of the July Report and Order, the Commission, on its own motion, determined to delay the effective date of some of the amended facsimile rules, including the elimination of the established business relationship exemption, until January 1, 2005. The comments filed after the release of the Report and Order indicate that many organizations may need additional time to secure this written permission from individuals and businesses to which they fax advertisements. Enclosed is a copy of the Commission's Order on Reconsideration, released on August 18, 2003.

We appreciate your comments. We have placed a copy of your correspondence in the public record for this proceeding. Please do not hesitate to contact us if you have further questions

Sincerely,

K Dane Snowden

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Chief

Consumer & Governmental Affairs Bureau

Enclosures

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4ugust 13, 2003

Washington, D C 20554 445 12th Street, S W, Room 8-C453 Federal Communications Commission Congressional Liaison Specialist Ms Diane Alkinson

Dear Ms. Atkinson.

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JOHN WARNER

Consumer Protection Act (TCPA) Donald Hall, concerning the proposed new fax regulations in the revised Telephone I am writing to bring to your attention the enclosed comments from my constituent,

I would appreciate your reviewing this correspondence and including it in the public

comments

Please send your reply to my state office:

Richmond, VA 23219 600 East Main Street Senator John W Warner

Thank you for your time and courtesy.

With kind regards, I am

John Warner Sincerely,

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PRINTED ON RECYCLED PAPER

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August 11, 2003

The Honorable John W. Warner 600 E. Main Street Richmond, VA 23219

Dear John

As a follow-up to my letter of August 4, 2003 concerning the new fax regulations announced by the FCC, I just wanted to emphasize once again the importance of this issue to the Virginia Automobile Dealers Association and our Virginia dealer members. This new rule would significantly impair the ability of this association to communicate with our members and our dealers to communicate with their customers. I have enclosed a copy of our August 4th letter for your reference

Time is of the essence here as the final rule is set to become effective on August 25, 2003. On behalf of the VADA and our dealer members, I ask that you take immediate action to allow Virginia businesses like the VADA and our dealer members to continue to communicate with their customers.

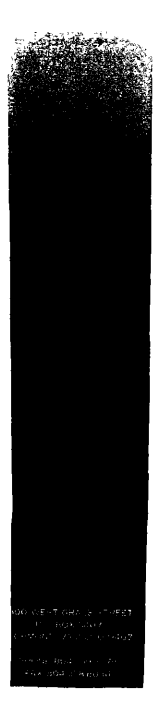
Again, I would appreciate your response as soon as possible

Thank you for your consideration of this critical problem for the automobile dealers of Virginia and the Virginia Automobile Dealers Association

Sincerely,

Donald L Hall President

cc. Carter wiyers Colonial Auto Center





August 4, 2003

The Honorable John W Warner 600 E, Main Street Richmond, VA 23219

Dear John

Please pardon me for sending such a lengthy letter, but I am shocked by the new fax regulations recently announced by the FCC that are simply unparalleled as an example of a regulatory process run amok resulting in too much government intrusion into the legitimate activities of business. I am unable to understand a regulation that basically prevents businesses including the VADA and the Virginia auto dealers we represent from communicating with their own members and customers.

I have outlined our understanding of the new rule as well as our grave concerns as to its impact on Virginia businesses including the VADA and its auto dealer members.

On July 25, 2003, the Federal Communications Commission (FCC) revised the current rules to the Telephone Consumer Protection Act (TCPA) 68 Fed. Reg. 44,144 (Jul 25, 2003) (to be codified at 47 C F R \S 64 1200) The final rule is effective August 25, 2003

The final rule now requires that any person or entity who wishes to send a fax advertisement must obtain prior, written permission from the recipient. This applies to all businesses, including associations like the VADA and the automobile dealers in Virginia we represent. This requirement applies to any fax sent containing "any material advertising the commercial availability or quality of any property, goods, or services." 47 C.F.R. § 64.1200(f)(10).

Permission must be in writing. Along with the recipient's signature, a form granting permission to receive fax advertisements must also include the recipient's fax number and a clear statement that the recipient consents to receive fax advertisements from the sender. Also, opt-out provisions are not allowed. This means that fax advertisements may not be sent with an instruction that the recipient call a phone number if he or she does not want to receive future faxes.

The final rule significantly impacts all businesses, including associations like the VADA and the automobile dealers in Virginia we represent. Under the former rule, a business could send fax advertisements without obtaining prior written consent from a recipient so long as that business had an "established business relationship" with the recipient. An "established business relationship" meant a relationship formed by a voluntary two-way communication based upon an inquiry, application, purchase of transaction. For associations, that meant that all members had an established business relationship, and the association could communicate by fax without specific consent.

